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TRANSMITTAL FORI	tial filing)	Application No.  Filing Date  First Named Inventor  Art Unit  Examiner Name  Attorney Docket Number	09/517,705  March 2, 2000  Chuntin Liang  2811  Steven Ho Yin Loke  42390P5771D							
(to be used for all correspondence after init	tial filing)	First Named Inventor Art Unit Examiner Name	Chunlin Liang  2811  Steven Ho Yin Loke							
Total Number of Pages in This Submission	10	Art Unit Examiner Name	2811 Steven Ho Yin Loke							
		Examiner Name	Steven Ho Yin Loke							
		Attorney Docket Number	42390P5771D							
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	_	ENCLOSURES (check all that apply)								
Fee Transmittal Form	Drawing(s)	)	After Allowance Communication to Group  Appeal Communication to Board of Appeals and Interferences							
Fee Attached	Licensing-r	related Papers								
Amendment / Response	Petition		Appeal Communication to Group (Appeal Notice, Brief, Reply Brief)							
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Response to Missing Parts/ Incomplete Application Ren	marks									
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Response to Missing Parts under 37 CFR 1.52 or 1.53										
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I hereby certify that this correspondence is being transmitted via facsimile on the date shown below to the United States Patent and Trademark Office.										
Typed or printed name Lilling F. Rodriguez										
Signature Signature	- Kall	-1	Date September 16, 2003							
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Applicant claims small entity status. See 37 CFR 1.27.		Group/Art Unit 28			2811			
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Charge any additional fee(s) required under 37 CFR §§ 1.16, 1.17, 1.18 and 1.20.	18	05 1,840 *	1805	1,840	* Requesting publication Examiner action	of SIR after	. •	
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Our Ref. No.: 42P5771D

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of:

Chunlin Liang, et al.

Application No.: 09/517,705

Filed: March 2, 2000

For:

COMPLEMENTARY METAL GATE

ELECTRODE TECHNOLOGY

Examiner: Steven Ho Yin Loke

Art Unit: 2811

Mail Stop AF
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

## AMENDMENT AND RESPONSE TO FINAL OFFICE ACTION

In response to the Final Office Action dated July 16, 2003, Applicants respectfully request entry of the amendments set forth below and consideration of the remarks that follow.